



RANDOLPH S. TANGLE,
Petitioner

Plaintiff

v.

ERIE COUNTY COURT of COMMON
PLEAS, SUPERINTENDENT WILLIAM J.
WOLFE, ERIE COUNTY DISTRICT
ATTORNEY'S OFFICE, PA. STATE
POLICE TROOPERS, D.A BRADLEY H.
FOULK, PROSECUTOR PATRICIA
KENNEDY, (JOHN DOE) UNKNOWN
PROTHONOTARY, FORMER
ASSISTANT D.A KENNETH A ZAK,
Defendants

IN THE COURT OF COMMON PLEAS
OF ERIE COUNTY, PENNSYLVANIA

CIVIL ACTION - LAW

Case No. 13812 - 2001

12.17.02
2006

ORDER

AND NOW to-wit, this 16 day of December 2002, upon consideration of Petitioner's Application for Summary Relief Disposition and Application Request for Reconsideration and/or Reargument for the Petitioners [sic] Writ of Mandamus Extraordinary Relief, it is hereby ORDERED and DECREED that the Application is DENIED. As this Court noted in its Order dated November 26, 2002, the nature of the relief sought by Petitioner necessarily would require the Court to review his conviction on the underlying criminal charges. Procedurally however, the only method which Petitioner may utilize to collaterally review his criminal conviction is the PCRA; the request for a writ of mandamus is improper in this context. Accordingly, the Court will not hear further argument on the issue.

BY THE COURT:

J.

C: Randolph S. Tangle, pro seCL-7635
Matthew J. McLaughlin, Esquire
Kemal Mericli, Senior Deputy Attorney General
PA. State Police Headquarters for Troopers

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